Attorney Ref	erence

## DECLARATION FOR UNITED STATES PATENT APPLICATION, POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

Method of	Preserving I	oomoea Aquatica, Method	d Of Prese	erving
	Vege	etables And Processed I	Food	
the specification of wh [ ] is attached hereto.	iCH .			
[] was filed on	•	as Application Serial No.		•
		, as Application Serial No [if applicable];		
and was amended	Patent Cooperation Tr	eaty ontil applicable],	<b>15</b>	
				,
		the United States of		
		nderstand the contents of the above-	identined speci	ncation, including
	•	specifically referred to herein. mation which is material to patentab	ility on defined	in 27 CED 1 56
		material information which became a	•	
_		nternational filing date of the continua		
		er 35 U.S.C. 119(a)-(d) or (f), or 365(b		
		ificate(s), or 365(a) of any PCT intern		
		United States of America, listed below	• •	
_	T	or patent, inventor's or plant breeder's		
		efore that of the application on which		
		то от о		
Prior Foreign Application(s)		Priority Claimed		
Number	Country	Date Filed	Yes	No
2004-038993	lonon	. lanuari 45, 2004	~	
2004-036993	Japan	January 15, 2004	×	
2004-043657	Japan	January 21, 2004	×	
	Japan	January 27, 2004	×	
2004-314777	Japan	September 30, 2004	. ×	
below and, insofar as t States application in	the subject matter of ea the manner provided	United States Code, §120 of any U ach of the claims of this application is by the first paragraph of Title 35	not disclosed i	n the prior United
patentability as defined date of the prior applic	d in Title 37, Code of Fe	nt and Trademark Office all information ederal Regulations, §1.56 which become PCT international filing date of this	on known to me ame available application.	e to be material to
patentability as defined	d in Title 37, Code of Fe	ederal Regulations, §1.56 which bec	on known to me ame available	e to be material to
patentability as defined date of the prior applic	d in Title 37, Code of Fe	ederal Regulations, §1.56 which become PCT international filing date of this	on known to me ame available application.	e to be material to

I hereby appoint the following attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith: Steven M. Rabin (Reg. No. 29,102), Robert H. Berdo, Jr. (Reg. No. 38,075), Phillip G. Avruch (Reg. No. 46, 076), Allen Wood (Reg. No. 28,134) and Nicholas S. Bromer (Reg. No. 33,478), 1101 14 Street, N.W., Suite 500, Washington, D.C. 20005, Telephone: (202)371-8976; Fax: (202)408-0924. Address all correspondence to:

## \*23995\*

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Patent Trademark Office

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney, patent agent, or patent representative as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys

## Continued - Second Page DECLARATION FOR UNITED STATES PATENT APPLICATION, POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature: Shigenable Yan	nashita	Date: July 05, 2000
First Joint Inventor: Shigenobu YAM		
Citizenship: Japan		•
Residence (City and Country):	Chiba, Japan 865-109, Ooazahigashifukai,	Nagareyama-shi Chiba 2700101
Post Office Address:	JAPAN	•
Signature:		Date:
Second Joint Inventor:	•	•
- Citizenship:	•	
Residence (City and Country):		
Post Office Address:		•
Signature:	,	Date:
Third Joint Inventor:		
Citizenship:	•	. •
Residence (City and Country)	•	·
Post Office Address:		
Signature:		Date:
Fourth Joint Inventor:		•
Citizenship:		
Residence (City and Country)	•	•
Post Office Address:		
Signature:	•	Date:
Fifth Joint Inventor:		
Citizenship:		
Residence (City and Country)		
Post Office Address:		